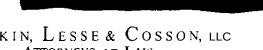
FILE COPY ORIGINAL





KRASKIN, LESSE & COSSON, LLC ATTORNEYS AT LAW TELECOMMUNICATIONS MANAGEMENT CONSULTANTS

2120 L Street, N.W., Suite 520 Washingon, D.C. 20037

Telephone (202) 296-8890 Telecopier (202) 296-8893

April 25,2003

Marlene H. Dortch, Secretary Federal Communications Commission 445 Twelfth Street, S.W. Washington, D.C. 20554 The Control of the Control

APR 25 2003

Pederal Coe 7 Ande of Coe America

Re: Pine Belt PCS, Tnc. and Pine Belt Cellular, Inc.

Petition for Waiver of Sections 20.12(c) and 52.31(a)(2) of the

Commission's Rules

CC Docket Nos. 99-200 & 95-1 16; WT Docket No. 01-184

Ex Parte Presentation - Update of Second Bi-Monthly Status Report

Pursuant to Petition for Waiver

Dear Ms. Dortch:

On March 24, 2002, Pine Belt PCS, Inc. and Pine Belt Cellular, Inc. (collectively "Pine Belt Wireless") submitted a second bimonthly status report pursuant *to* its Petition for Waiver seeking temporary extension of the requirement for Commercial Mobile Radio Service providers to support roaming with customers with pooled numbers. Transmitted herewith on behalf of Pine Belt Wireless is an update of its March report.

Please contact the undersigned with any questions regarding this matter.

Respectfully submitted,

John Kuykendall

Its Attorney

Attachment

cc: Blaise Scinto, Chief, Policy Division, Wireless Telecommunications Bureau

Patrick Forster, Policy Division, Wireless Telecommunications Bureau Jared Carlson, Policy Division, Wireless Telecommunications Bureau

Qualex International

PINE BELT PCS, INC. AND PINE BELT CELLULAR, INC. EI-MONTHLY STATUS REPORT PURSUANT TO REQUEST FOR WAIVER OF REQUIREMENT FOR CMRS PROVIDERS TO SUPPORT ROAMING FOR CUSTOMERS WITH POOLED NUMBERS UPDATE OF SECOND BI-MONTHLY STATUS REPORT

April 25.2003

On March 24, 2003, Pine Belt PCS, Inc. and Pine Belt Cellular. Inc. (collectively "Pine Belt Wireless") filed **a** second hi-monthly status report pursuant Io its request for temporary waiver of the requirement for Commercial Mobile Radio Service ("CMRS") providers to support roaming with customers with pooled numbers.' In this report, Pine Belt Wireless provided information demonstrating that during the proposed extension period, the impact on the receipt by PSAPs of incorrect call-hack numbers will be minimal.

Pine Belt Wireless updates its March filing by reporting that the company has received notice of approval from the U.S. Department of Agriculture for a Rural Utilities Service ("RUS") loan. The funds from this loan will be used to make the requisite upgrades to comply with the number pooling requirements and other Commission mandates as well as improve and expand the company's wireless service offerings. The approval was contingent on several factors, including Pine Belt Wireless' accomplishment of internul reorganization. The company is in the process of accomplishing these requirements. Not having met all contingencies, the company has not received official notice regarding the timing of availability of funds.

Respectfully Submitted,

John Nettles. President Pine Belt Cellular, Inc Pine Bell PCS. Inc.

The request for waiver was tiled on November 22. 2002.